

WINNER & BOOZE
LAW FIRM

1 CHRISTINE M. BOOZE
Nevada Bar No. 7610
2 WINNER & BOOZE
1117 South Rancho Drive
3 Las Vegas, Nevada 89102
Phone (702) 243-7000
4 Facsimile (702) 243-7059
Attorney for Lambert Livestock & Cattle, Co. LLC
5 *and Levi Johnson*
cbooze@winnerfirm.com

6 BRITTANY A. KAPLAN, ESQ.
Nevada Bar No. 13663
7 KORY L. KAPLAN, ESQ.
Nevada Bar No. 13164
8 KAPLAN LAW GROUP
10091 Park Run Drive, Suite 190
9 Las Vegas, NV 89145
Telephone: (702) 381-8888
10 Facsimile: (702) 832-5559
Attorneys for Plaintiff
11 brittany@kaplanlawgroup.com
12 kory@kaplanlawgroup.com

13 UNITED STATES DISTRICT COURT
14 DISTRICT OF NEVADA

15 DANIEL HALSEY,

16 Plaintiff,

17 vs.

18 LAMBERT LIVESTOCK & CATTLE CO.
19 LLC, LEVI JOHNSON; DOES I-X, inclusive;
and ROE BUSINESS ENTITIES XI – XX,
20 inclusive,

21 Defendants.

CASE NO. 2:24-cv-02400-CDS-DJA

**STIPULATION AND ORDER FOR
DISMISSAL WITH PREJUDICE**

22 IT IS HEREBY STIPULATED by and between Defendants LAMBERT LIVESTOCK &
23 CATTLE CO. LLC and LEVI JOHNSON, by and through their counsel of record, the law firm
24 WINNER & BOOZE, and plaintiff DANIEL HALSEY, by and through his counsel of record the
25 KAPLAN LAW GROUP, that plaintiff's complaint be dismissed with prejudice, and each party to
26 bear their own costs and attorneys' fees.
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1 IT IS FURTHER STIPULATED THAT no jury fees were posted and no trial date has been
2 scheduled in the above referenced matter.

3 Dated this 25 day of March, 2025.

Dated this 25 day of March, 2025.

4 WINNER & BOOZE

KAPLAN LAW GROUP

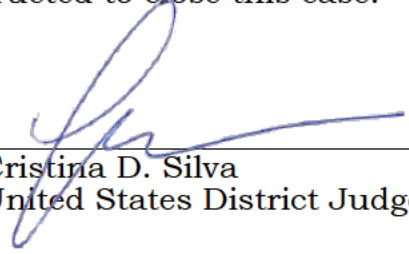
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6 By: 

7 Christine M. Booze
8 Nevada Bar No. 7610
9 1117 South Rancho Drive
10 Las Vegas, Nevada 89102
11 *Attorney for Defendants Lambert Livestock*
12 *& Cattle Co. LLC and Levi Johnson*

By: 

Brittany A. Kaplan
Nevada Bar No. 13663
Kory L. Kaplan
Nevada Bar No. 13164
10091 Park Run Drive, Suite 190
Las Vegas, Nevada 89145
Attorneys for plaintiff Daniel Halsey

13 Based on the parties' stipulation, this case is
14 dismissed with prejudice, with each party to
15 bear its own costs and fees. The Clerk of Court
16 is kindly instructed to close this case.

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18 Cristina D. Silva
19 United States District Judge

20 Dated: March 27, 2025
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